Separate roll call on each amendment.

"For Local Option" Stricken Out.

The fight of the day came over the eccond Senate amendment.

The amendment proposed on page 2, line 8, of the printed bill to strike out the words "against State-Wide prohibition", and insert in lieu thereof "for local option."

It had been understood that Judge

It had been understood that Judge Williams and the Anti-Saloon League would not seriously object to this amendment, but Judge Williams was premptly on his feet to repeat his argument for leaving the whole matter to a committee of conference. Amendments on the floor, he said, would lead to endless confusion, and might in-validate the whol cobject and purpose of this legislation.

Mr. White considered the amendment

p proper one. "It lets the voter know distinctly what he is doing," he said, "If he votes for State-wide prohibition, he knows what he is going to get; if he votes for local option he knows what e is going to get; but if he votes cainst State-wide prohibition he cesn't know what he is going to get." "We want a fair and square ballot, o that even an illiterate voter might know what he is voting for," said Mr. Nelson, of Campbell "A righteous cause, such as this is, should be handled honestly, and should let the people know the issue on the ballot itself."
"I am in favor of a clear-cut proposition," said Mr. Adams, of Charlotte, "but there can be nothing lost by letting this amendment go with the others to a conference committee. I favor some of these Senate amendments, but I believe they will come out of the conference committee in good shape."

Had Rejected it Once. Horner, of Southampton, called tion to the fact that the Senate endment had been offered in the He wanted the ballot to be r against prohibition, so that nusion might result.

The House refused to concur in the Senate amendment by a vote of 38 to 44, this being the nearest ballot that the opposition came to breaking in on the well arranged organization sup-porting the bill. The vote stood on the mendment inserting the term "local

yes-Messrs. Birrell, Bonifant, halkley, Clement, Commiss, Crockett, ohn Orr Daniel, Dodson, Duke, Fleis, o, Gunn, Harris, Harvey, Heffin, on, Houston, Hughes, Land, Leedy, Lowry, Milstead, Montague, S. Nelson, Oliver, Philpott, Pitts, Reed, Spatig, Toney, A. G. Weny-C. Weaver, White, Willis, Speak-ty-28.

er Cox-38.

Noce-Messrs Adams, Baker, Barley, Brewer, Brown, Browning, Buck, Cawthorn, Dalton, J. William Daniel, Earman, Flanagan, Franklin, Grant, Grasty, Gregory, Gordon, Harrison, Hartley, Horner, Huff, Johnson, Jordan, Kent, Kinsey, Lincoln, Looney, Miller, Noland, Norris, Page, Powell, Rew, Robertson, Rolston, F. W. Smith, Stearnes, Steck, Stephenson, Stubbs, Taylor, Walton, Williams, Winston-44.

Pairs-Mr. Tiffany, voting aye, with Mr. Meetze voting no br. Feasley, voting aye, with Mr. Ower, voting no In rapid, succession the House then Ing aye, with ar. Ower, coting no.

In rapid, succession the House then refused to concur in Senate amendments 3, 4, 5, 6, 7 and 9, all of which were consequential in their nature, were inserting words lower in the bill which the House had refused to insert where they first occurred.

were consequential in their nature, merely inserting words lower in the bill which the House had refused to insert where they first occurred.

— Qualification of Voters.
— Mr. Ricarnes again attempted to cut the matter short by moving that the House do not concur in the remaining Senate amendments. Mr. Oliver moved as a substitute that the House do concur, and that the question be separated. The question then came up on Senate amendment No. 8, relating to the qualification of voters in the proposed State-wide prohibition election. The Senate proposed to add on page 4, line 8, of the printed bill the following: "Provided the following persons only shall be qualified to vote at such election, namely:

"All persons who were qualified to

The tenth amendment precipitated a more general debate. It proposed, in the event of the majority of the votes in the State election being for prohibi-

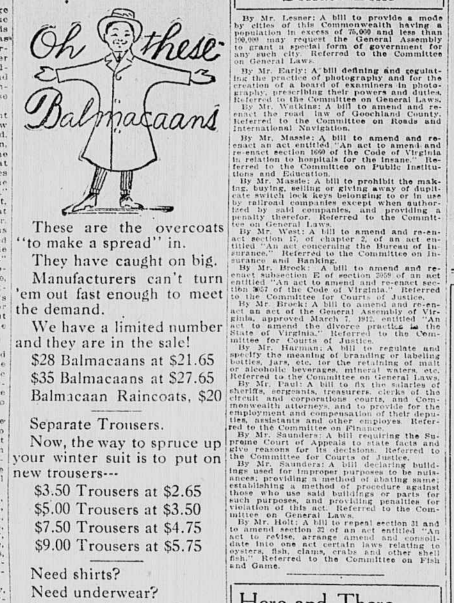
Duke, Earman, Field, Flanagan, Frank-Im, Grant, Grasty, Gregory, Gordon, Harris, Harrison, Hartley, Harvey, Hef-lin, Horner, Huff, Johnson, Kent, Min-sey, Leedy, Lewis, Lincoln, Looney, Miller, Noland, Norris, Page, Pitts, Powell, Reed, Rew, Robertson, Rol-ston, Francis W. Smith, Stearnes, Steck, Stephenson, Stubbs, Taylor, Wal-ton, A. G. Weaver, Williams, Willia-A. G. Weaver, Williams, Willis.

Blood Medicine

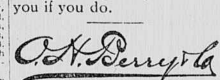
The clerk was proceeding to read the

tor's successful prescription, that le made from the purest and best ingredients, that has a record of relief and benefit believed to be unequalled the world over-such is HOOD'S BARSAPARILLA.

Berry Sale!



Need shirts? Need underwear? Need boys' clothing? We can greatly interest



their way, and when they were in a fair way to win their contention on every amendment. There were but four more, and dry men not in Judge Willams's confidence expressed themselves as certain that all four could have second Tuesday in June, of the year 1914, all State poll taxes assessed or assessable against them during the three years next preceding the year of 1914, and all such other persons who shall become of lawful age at a acommittee of conference to shape the

of 1914, and all such other persons who shall become of lawful age at a time when no capitation tax was assessable against them for the year 1913, and shall thereafter register by reason of becoming of lawful age prior to the date herein fixed for the holding of said election. Judge Williams, would not undertake to state his objections to the amendment He did not understand it, he said, and did not believe the House did, and repented that the whole matter should so to a conference committee to be properly studied. The roll call showeft: ayes, 22; noss, 47, and the remaining amendments.

The tenth amendment Rejected.

The tenth amendment amendment amendment amendment amendme

order, and the remaining amendments will come up for consideration as the

the event of the majority of the votes in the State election being for prohibition, that the Governor should proclaim the State to be dry on and after May 1, 1917, instead of May 1, 1916, as proposed in the original bill, thus giving an additional year to those now in the liquor business to wind up their affairs, and giving to the 1916 session of the General Assembly the opportunity to adjust the States finances to meet the loss of revenue.

"Of all the amendments, this caps the climax, said Judge Williams," "While not an advocate of prohibition," said Mr. Reed, of Portsmouth, this seems to me a most objectionable amendment. If this General Assembly can maend it or unde it. If these people are sincere in their desire for prohibition, let them make the date when it will take effect April 1, 1915."

The 1917 smendment was rejected—ayes, 19, noes, 57, as follows. The 1917 amendment was rejected—
Ayes—Messrs Birrell, Bonifant, Dodron, Green, Hobson, Houston, Land,
Lowry, Milstead, Montague, Myers,
Oliver, Philpott, Spatig, Spessard,
Toney, H. C. Weaver, White and Speak.

195 railrond companies except when authorated by send companies, and providing a penalty therefor By Mr. Willis A bill to amend and reeasy amended by an act approved March 14,
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195 railrond companies. Cliver, Philpott, Spatig, Spessard, Toney, H. C. Wenver, White and Speak.
of Cox-19.
Nões-Messrs, Adams, Baker, Barley, Brown, Browning, Buck, Cawthorn, Chalkley, Commins, Crockett, Dalton, John Orr Daniel, J. William Daniel, Duke, Earman, Field, Flanagan, Franks, Mr. Grant, Grasty, Gregory Gordon.

by an art approved March 11. 1876 and an amended by an act approved March 13. 1912. To the Committee on Chesapenke and Its To the Committee on Chesapenke and Its By Mr. Gragory: A bill to repeal section 21 and to amend and recenses section 22 of an act entitled 'An act to review, arrange, anaest and consolidate thio one as vertain, have relating to cysters, fish clambs crabs and other shell fish, and to relating to the consolidate of the General Assembly of Virginia, and section or sections of the Code of Virginia in condict with the provisions of this act, approved March 17. 180.

By Mr. Willior A bill to provide for the committee on Schools and Colleg Wiler use of school buildings.

To the Committee on Finance.

By Mr. Browning: A bill to amend and enact section 44 of the Code of Virginia.

to how and when erroneous assessments of lands corrected.

By Mr. Norris: A bill to prescribe the max-imum number of retail liquor licenses that may be granted in any of the cities and towns of the Commonwealth.

Senate Bills

By Mr. Lesner: A bill to provide a mode by cities of this Commonwealth having a sopulation in excess of 75,000 and less than 90,000 may request the General Assembly to grant a special form of government for any such city. Referred to the Committee

Here and There in the Legislature

ltinerant photographers and other camera men without permanent abode nate yesterday by Senator Early, high seeks to regulate and define the practice of photography in Virginia and license all practitioners.

ing photography in Virginia. Upon successfully passing an examination, are required to take out a special ceruinting them to practice. The cort of the certificate

The Bank For the Small Man

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You can open a savings account here with as little as \$1.00. Every courtesy and assistance is given youwe want to see your savings

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The Talk of the Town!

Jurgens' February Clearance Sale

Adams and Broad Sts.

Most Popular Railroad Conductor The Times-Dispatch Voting Coupon

A Solid Silver Lantern will be given by The Times-Dispatch to the most popular Railroad Conductor running into or out of Richmond. I hereby cast one vote for

Mail all coupons to POPULARITY MANAGER. This Coupon Not Good After February 13. Contest Ends February 28, 1914.

Vote to Date in Contest for Most Popular Conductor.

	No. Votes
T. J. Hewlett	17,545
J. T. CanadaSouthern	16,765
W. D. RuddSouthern	3,391
John W. Cotton, JrA. C. L	1,085
J. L. Howell A. C. L	1,038
P. J. Hawkes N. & W	966
C. G. Blakey	790
J. T. Southward	500
N. Cannon	348
A. C. Anthony	295
C. M. Mallory	272
Robt. L. Deavers	259
W. M. Cousins	234
E. Dickinson	179
H. J. Clarke Southern	148
J. A. Thompson	136
S. F. WrightSouthern	
Robt. LynchSouthern	123
	110
E. W. Michie	109
	102

We have temporarily discontinued the names of conductors who have not 100 votes to their credit. As soon as 100 or more votes are registered these names will be published

publications, as well as amateurs and persons engaged in making pictures for schools, colleges and other institutions for educational or scientific pur-poses, are exempted from the provisions of the law. Violations are made punishable by a fine of from \$25 to \$100 for each offense.

The subtle and delusive character of kidney disease often leads people to believe they are suffering from neuralista, rheumatism, pleurisy, heart weakness, and other acute forms of disease. In reality all such trouble sometimes through failure of the kidneys to be the weakness, and other acute forms of disease. In reality all such trouble sometimes the weakness of the committee has had before it for the subject of committee has had before it for the subject of the Baker-land resolution. arise through failure of the kidneys to properly perform their functions of removing the poisonous matter from the no final action until after the inaug-

unfavorably. The hour of the special order for consideration of amendments to the enabling act arrived, and left the Myers motion as pending unfinished business.

A caucus of the house of pages of the General Assembly has been called for to-morrow afternoon at 4 o'clock nominate a speaker and other offi-

Alexander Forward, secretary to Governor Stuart, made his first official ap-pearance on the floor of the House yesterday, when he presented to the Speaker the first message of Governor Stuart. The message was read with more attention than is usually given by the House to the reading of any paper, and what is still more unusual, was received with applause, which started on the floor rather than in the patterns to select from.

The House Finance Committee re-The House Finance Committee reported favorably the Weaver-Brewer bill, reducing the State tax rate from 35 to 30 cents on \$100 of real and personal property. The measure has the approval of Governor Stuart, Speaker Cox and others, and with the joint patronage of the charmen of the these approvals the state of the charmen of the detailed of the charmen of the detailed of the charmen of the state of t House Appropriations Committee and the House Finance Committee comes before the House under most favorable auspices. The pairons state that it is a matter of common fairness to the

pay the State, as when taxpayers ar assured that they will get a fair dea in the matter of the tax rate, there will be a disposition to be more careful

The House Committee for Courts of Justice yesterday reported favorably the Adams bill for the registration of land titles, somewhat along the lines of what is known as the Torrens system. The committee went over the bilt in detail with the patron, Delegate Adams, of Charlotte; Senator R. S. Blackburn Smith, who is its champion at the other end of the Capitol, and Colonel Eugene C. Massie, a former member of the House, who has given the subject close study

Delegate Montague, of Richmond, secured a favorable report yesterday from the House Committee on Privileges and Elections on

Delegate Myers, of Richmond, made an unsuccessful effort yesterday to get a bill from the Finance Committee. On Jaunary 17, two days arter the session opened, he offered a bill directing the Auditor of Public Accounts to call for certain information from city and county treasurers at intervals, under much the same system that the Comptroller of the Currency calls for statements from national banks. The committee had done nothing with his bill, and he moved that it be discharged, in order that the matter might be considered on the floor.

Chairman Weaver defended the committee. The treasurers were required to settle twice a year, and such publication of their affairs he considered unnecessary. He did not considered unfavorably. The hour of the special order for consideration of amendments to the enabling act proper to load the calendar down with all the bills his committee considered unfavorably. The hour of the special order for consideration of amendments to the enabling act private of the calendar down with all the bills his committee considered unfavorably. The hour of the special order for consideration of amendments to the enabling act private of piles to just send their name and address to us and get, by return mail, a free trial package of the most effective and positive cure ever known for the way to prove what this great to just fill out free coupon and send to us and you will get, by return mail, a free trial package of the most effective and positive cure ever known for the way to prove what this great the way to prove what this great to just fill out free coupon and send to us and you will get, by return mail, a free trial package of the most effective and positive cure ever known for the way to prove what this great the way to prove what this great to just fill out free coupon and send to us and you will get, by return mail, a free trial package of the most effective and positive cure ever known for the way to prove what this great the way to prove what this directly and positive cure ever known fo

Fill out the blank lines below with your name and address, cut out coupon and mail to the PYRA-MID DRUG CO., 406 Pyramld Bidg., Marshall, Mich. A trial package of the great Pyramid Pilo Remedy will then be sent you at once by mail, FREE, in plain wrapper.

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Musical Richmond Awaits with Keenest Anticipations of Delight the

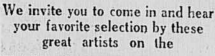
Melba-Kubelik Recital

Auditorium, Monday Evening, February 16,1914

assured, to welcome these sterling artists. The overwhelming demand for tickets, testifies to the keen musical discernment of Richmond's music lovers and indicates their ready appreopening day of sale, the receipts eclipsed all previous records, exceeding even that of the recent Tetrazzini recital, and reservations should be made at once to insure an advantageous location. clation of "the best in music." On the

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fellove Me If All Those Endearing Young Charmes (English), Thos. Moore, 88156, 12. Boheme, for several records see "Bo-Faust, Air des Bijoux (Jewel Song) in French, Charles Gouned, 88068, 12. Good Bye (Addio), in English, Paoli Tosti, 88065, 12. Hamlet, Scene et Ald d'Ophello (Mad Scene), in French, Ambroise Thomas, 88251, 12.

La Serenata, Serenade (Harp acc. by Sassoli), Paoli Tosti, 38079,12.
Lo, Hear the Gentle Lark (Flute obligato by Lemmone) in English, Bishop, 88073, 12.
Lucia, Scene de'la pazzia (Mad Scene) (Flute obligato by Lemmone) Doniexetti, 88071, 12.
Mattheas (Manual Saterada), Paoli Mattinata (Morning Serenade), Paoli Tosti, 88077, 12. Nozze di Figaro, voi che sapete (What is this Feeling), Mozart, 88076, 12. Oh, Lovely Night, in English, Landon Ronald, 85182, 12. Otello, Ave Maria (Hall, Mary), Giu-seppe Verdi, 88149, 12. Otello, Salce, Salce (Willow Song), Giu-seppe Verdi, 88148, 12.

e Saram Rose, Melba Waltz (When Bloom the Roses), Lugi Arditi, 88976,

Tosca, Vissi d'arte (Love and Music), Giacomo Puccint, 88075, 12. Traviata, Ah, Fors' e Lui (He of Whom I Dreamed), Giuseppe Verdi, 88064, 12. Ye Banks and Braes o' Bonnie Doon, In English, Robert Burns, 88150, 12.

SECURE TICKETS NOW FOR THIS GREAT RECITAL AT

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clude a provision that the registrars names have been stricken from the in charge of the books at the various books. in charge of the books at the various voting precincts shall, on their regular day of sitting, preceding elections, strike from the registration books the names of all persons known to have died or to have removed from the county or city more than twelve months prior thereto. It is made the duty of the registrar to post at his voting place and two other places a list of the persons admitted to registration, and also a list of those whose tration, and also a list of those whose in the persons as may be denied registration.

such persons as may be denied registration, and also a list of those whose tration, and another bill provides for a method of appeal for persons whose names may be stricken from the registration books. Amendments provide that appeal to the Supreme Court of Appeals shall lie in favor of the peti-

Forecast: Virginin—Fair and colder Sunday; Monday fair; moderate north-vest winds. North Carolina—Fair and colder Sunday; Monday fair; diminishing north-vest winds. POSLAM MAKES COMPLEXIONS



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